

**ENTERED**

June 15, 2016

David J. Bradley, Clerk

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISIONKENNETH R KOENIG, *et al*,

Plaintiffs,

VS.

AETNA LIFE INSURANCE COMPANY, *et al*,

Defendants.

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CIVIL ACTION NO. 4:13-CV-0359

**FINAL JUDGMENT**

Having granted defendant's motion for judgment pursuant to Rule 52(c) of the Federal Rules of Civil Procedure [DE #351], the Court therefore enters JUDGMENT that the plaintiffs take nothing by their ERISA claims.

The Jury having refused to find that Aetna failed to comply with any of its health insurance plans/policies [DE #522], the Court therefore enters JUDGMENT on the verdict that the plaintiffs take nothing by their non-ERISA claims.

The Court having granted the plaintiffs' motion for judgment as a matter of law on the counter-plaintiff's state law counterclaims [DE #680], the Court therefore enters JUDGMENT that the counter-plaintiff take nothing by its state law counterclaims.

All parties shall bear their own costs.

This judgment is a FINAL JUDGMENT and disposes of all issues between all parties.

SIGNED on this 15<sup>th</sup> day of June, 2016.



Kenneth M. Hoyt  
United States District Judge